

## Summons

In the District Court of the First Judicial District of the State of Nevada, Ormsby County.

Dora Rippetoe, Plaintiff.

vs.

James J. Rippetoe, Defendant.

The State of Nevada sends Greeting to James J. Rippetoe, defendant:

You are hereby required to appear in an action brought against you by the above named plaintiff, in the District Court of the First Judicial District of the State of Nevada, in and for Ormsby county, and answer the complaint of plaintiff, filed therein with ten days (exclusive of the day of service) after the service on you of this summons, if served in said county, or, if served out of said county but within the District, twenty days; in all other cases forty days, or judgment by default will be taken against you, according to the prayer of said complaint.

The said action is brought to recover a judgment against you to dissolve the bonds of matrimony now existing between you and the said plaintiff, and for the custody of the four minor children, Cora Rippetoe, aged six years; Lulu Rippetoe, aged eight years; Aggie Rippetoe, aged three years and Dora Rippetoe, aged one year, upon the ground of extreme cruelty consisting of acts of violence and bodily injury; false accusations of conjugal infidelity and with living and cohabiting with other men; giving publicity to false accusations of adultery and general ill treatment on your part amounting to extreme cruelty; such conduct on your part causing danger to the life and health of said plaintiff and by reason of which she was compelled to cease cohabiting with you. Also for failure on your part to provide the common necessities of life for said plaintiff for over one year past, and that such neglect was not the result of poverty on your part, which could not have been avoided by ordinary industry. For more particulars you are hereby referred to the complaint on file in the above entitled court and cause referred to and made a part of the summons.

And you are hereby notified that if you fail to answer the complaint, the said plaintiff will apply to the above entitled court for the relief demanded in the prayer of said complaint.

Given under my hand and seal at my office in Carson, Nevada, this 14th day of June, A. D. 1902.

GEO. W. COWING, Clerk.

James G. Sweeney, att'y for plaintiff.

## DEPARTMENT OF THE INTERIOR.

United States Land Office.

Carson City, Nevada, June 23, 1902.

To Whom It May Concern:

Notice is hereby given that the Central Pacific Railway Company has filed in this office a list of lands situated in the townships described below, and has applied for a patent for said lands; that the list is open to the public for inspection and a copy thereof by descriptive subdivisions has been posted in a convenient place in this office, for the inspection of all persons interested and the public generally.

Within the next sixty days following the date of this notice, protests or contests against the claim of the company to any tract or subdivision within any section or part of section, described in the list, on the ground that the same is more valuable for mineral than for agricultural purposes will be received and noted for report to the General Land Office at Washington, D. C.

Following is the list:

All Sec. 21, N 1/2 SW 1/4 and part N 1/2 Sec. 29, part N 1/2 Sec. 31, Tp. 16,

N. R. 20 E. Mount Diablo Meridian.

O. H. GALLUP, Register.

D. H. HALL, Receiver.

First publication June 24, 1902.

## For Sale

I have 500 cords of No. 1 clear pine wood, cut and ready for hauling on the Lake Tahoe road, 8 miles from this city. The entire amount is for sale. For particulars enquire of E. D. Sweeney.

## Pure Ice

The ice season has opened and parties or families desiring the pure article should see Doc Denton and make a contract for the warm weather. He cut a house full of the pure article at his pond on the Carson river which is guaranteed to be pure, free from dirt and as clear as a crystal. Rates are reasonable.

## IN THE SHOEING OF A HORSE.

As much care should be exercised as in the shoeing of a man. I spare neither time nor pains to see that a horse brought to the Catton Shop S. Carson St., is shod as years of experience have enabled me to learn

D A SMAILL

## Constitutional Amendment.

Assembly Concurrent Resolution, No. 12...Relative to amending Section 1 of Article X of the Constitution of the State of Nevada; pertaining to the assessment and taxation of patented mines, and also pertaining to the assessment and taxation of mortgages, and mortgaged property.

Resolved by the Assembly, the Senate concurring: That the Constitution of the State of Nevada be amended so as to read as follows: Amend Section 1 Article X of the Constitution of the State of Nevada, so that the same shall read as follows: Section 1. The Legislature shall provide by law for a uniform and equal rate of assessment and taxation, and shall prescribe such regulations as shall secure a just valuation for taxation of all property, real, personal and possessory, except mines and mining claims, when not patented, the proceeds alone of which shall be assessed and taxed, and when patented, each patented mine shall be assessed at not less than five hundred (\$500.00) except when one hundred (\$100.00) dollars in labor has been actually performed on such patented mine during the year, in addition to the tax upon the net proceeds; and, also excepting such property as may be exempted by law for municipal, educational, literary, scientific or other charitable purposes; and a mortgage, deed of trust, contract or other obligation, by which a debt is secured shall, for the purpose of assessment and taxation, be deemed and treated as an interest in the property affected thereby, in case of debts so secured, the value of the property affected by such mortgage, deed of trust, contract or obligation, less the value of such security shall be assessed and taxed to the owner of the property and the value of such security shall be assessed and taxed to the owner thereof, in the county, city, or town in which the property affected thereby is situated. The tax so levied shall be a lien upon the property and security, and may be paid by either party to such security; if paid by the owner of the security, the tax so levied upon the property affected thereby shall become a part of the debt so secured; if the owner of the property shall pay the tax so levied on such security, it shall constitute a payment thereon and to the extent of such payment a full discharge thereof, provided that any agreement, between parties to such mortgage, deed of trust, contract or other obligation, whereby the debtor is obligated or required to assume and pay, or refund, (refund) to the holder of such security, the taxes which shall be assessed and taxed to the owner thereof, shall be void.

## CERTIFICATE.

State of Nevada.

Department of State, ss.

I, Eugene Howell, the duly elected qualified and acting Secretary of State, hereby certify that the foregoing is a true and correct copy of Assembly Concurrent Resolution No. 12 relative to amending Section 1 Article X of the Constitution of the State of Nevada pertaining to the assessment and taxation of patented mines, and also pertaining to the assessment and taxation of mortgages, and mortgaged property," as the same appears on file and of record in this office.

And I further certify that the said Resolution was proposed at the Twentieth Session of the Nevada State Legislature in March, 1901, and passed the Assembly of said Legislature March 12, 1901, and passed the Senate of said Legislature March 14, 1901, as of record in this office.

I further certify that the above publication is made in conformity with Section 1, Article XVI of the Constitution of the State of Nevada.

In witness whereof I have hereunto set my hand and affixed the Great Seal of State at my office in Carson City, Nevada, this 11th day of June, A. D. 1902.

EUGENE HOWELL,

(seal) Secretary of State.

State of Nevada.

Department of State, ss.

I, Eugene Howell, the duly elected qualified and acting Secretary of State, hereby certify that the foregoing is a true and correct copy of Assembly Concurrent Resolution No. 12 relative to amending Section 1 Article X of the Constitution of the State of Nevada pertaining to the assessment and taxation of patented mines, and also pertaining to the assessment and taxation of mortgages, and mortgaged property," as the same appears on file and of record in this office.

And I further certify that the said Resolution was proposed at the Twentieth Session of the Nevada State Legislature in March, 1901, and passed the Assembly of said Legislature March 12, 1901, and passed the Senate of said Legislature March 14, 1901, as of record in this office.

I further certify that the above publication is made in conformity with Section 1, Article XVI of the Constitution of the State of Nevada.

In witness whereof I have hereunto set my hand and affixed the Great Seal of State at my office in Carson City, Nevada, this 11th day of June, A. D. 1902.

EUGENE HOWELL,

(seal) Secretary of State.

State of Nevada.

Department of State, ss.

I, Eugene Howell, the duly elected qualified and acting Secretary of State, hereby certify that the foregoing is a true and correct copy of Assembly Concurrent Resolution No. 12 relative to amending Section 1 Article X of the Constitution of the State of Nevada pertaining to the assessment and taxation of patented mines, and also pertaining to the assessment and taxation of mortgages, and mortgaged property," as the same appears on file and of record in this office.

And I further certify that the said Resolution was proposed at the Twentieth Session of the Nevada State Legislature in March, 1901, and passed the Assembly of said Legislature March 12, 1901, and passed the Senate of said Legislature March 14, 1901, as of record in this office.

I further certify that the above publication is made in conformity with Section 1, Article XVI of the Constitution of the State of Nevada.

In witness whereof I have hereunto set my hand and affixed the Great Seal of State at my office in Carson City, Nevada, this 11th day of June, A. D. 1902.

EUGENE HOWELL,

(seal) Secretary of State.

State of Nevada.

Department of State, ss.

I, Eugene Howell, the duly elected qualified and acting Secretary of State, hereby certify that the foregoing is a true and correct copy of Assembly Concurrent Resolution No. 12 relative to amending Section 1 Article X of the Constitution of the State of Nevada pertaining to the assessment and taxation of patented mines, and also pertaining to the assessment and taxation of mortgages, and mortgaged property," as the same appears on file and of record in this office.

And I further certify that the said Resolution was proposed at the Twentieth Session of the Nevada State Legislature in March, 1901, and passed the Assembly of said Legislature March 12, 1901, and passed the Senate of said Legislature March 14, 1901, as of record in this office.

I further certify that the above publication is made in conformity with Section 1, Article XVI of the Constitution of the State of Nevada.

In witness whereof I have hereunto set my hand and affixed the Great Seal of State at my office in Carson City, Nevada, this 11th day of June, A. D. 1902.

EUGENE HOWELL,

(seal) Secretary of State.

State of Nevada.

Department of State, ss.

I, Eugene Howell, the duly elected qualified and acting Secretary of State, hereby certify that the foregoing is a true and correct copy of Assembly Concurrent Resolution No. 12 relative to amending Section 1 Article X of the Constitution of the State of Nevada pertaining to the assessment and taxation of patented mines, and also pertaining to the assessment and taxation of mortgages, and mortgaged property," as the same appears on file and of record in this office.

And I further certify that the said Resolution was proposed at the Twentieth Session of the Nevada State Legislature in March, 1901, and passed the Assembly of said Legislature March 12, 1901, and passed the Senate of said Legislature March 14, 1901, as of record in this office.

I further certify that the above publication is made in conformity with Section 1, Article XVI of the Constitution of the State of Nevada.

In witness whereof I have hereunto set my hand and affixed the Great Seal of State at my office in Carson City, Nevada, this 11th day of June, A. D. 1902.

EUGENE HOWELL,

(seal) Secretary of State.

State of Nevada.

Department of State, ss.

I, Eugene Howell, the duly elected qualified and acting Secretary of State, hereby certify that the foregoing is a true and correct copy of Assembly Concurrent Resolution No. 12 relative to amending Section 1 Article X of the Constitution of the State of Nevada pertaining to the assessment and taxation of patented mines, and also pertaining to the assessment and taxation of mortgages, and mortgaged property," as the same appears on file and of record in this office.

And I further certify that the said Resolution was proposed at the Twentieth Session of the Nevada State Legislature in March, 1901, and passed the Assembly of said Legislature March 12, 1901, and passed the Senate of said Legislature March 14, 1901, as of record in this office.

I further certify that the above publication is made in conformity with Section 1, Article XVI of the Constitution of the State of Nevada.

In witness whereof I have hereunto set my hand and affixed the Great Seal of State at my office in Carson City, Nevada, this 11th day of June, A. D. 1902.

EUGENE HOWELL,

(seal) Secretary of State.

State of Nevada.

Department of State, ss.

I, Eugene Howell, the duly elected qualified and acting Secretary of State, hereby certify that the foregoing is a true and correct copy of Assembly Concurrent Resolution No. 12 relative to amending Section 1 Article X of the Constitution of the State of Nevada pertaining to the assessment and taxation of patented mines, and also pertaining to the assessment and taxation of mortgages, and mortgaged property," as the same appears on file and of record in this office.

And I further certify that the said Resolution was proposed at the Twentieth Session of the Nevada State Legislature in March, 1901, and passed the Assembly of said Legislature March 12, 1901, and passed the Senate of said Legislature March 14, 1901, as of record in this office.

I further certify that the above publication is made in conformity with Section 1, Article XVI of the Constitution of the State of Nevada.

In witness whereof I have hereunto set my hand and affixed the Great Seal of State at my office in Carson City, Nevada, this 11th day of June, A. D. 1902.

EUGENE HOWELL,

(seal) Secretary of State.

State of Nevada.

Department of State, ss.

I, Eugene Howell, the duly elected qualified and acting Secretary of State, hereby certify that the foregoing is a true and correct copy of Assembly Concurrent Resolution No. 12 relative to amending Section 1 Article X of the Constitution of the State of Nevada pertaining to the assessment and taxation of patented mines, and also pertaining to the assessment and taxation of mortgages, and mortgaged property," as the same appears on file and of record in this office.

And I further certify that the said Resolution was proposed at the Twentieth Session of the Nevada State Legislature in March, 1901, and passed the Assembly of said Legislature March 12, 1901, and passed the Senate of said Legislature March 14, 1901, as of record in this office.

I further certify that the above publication is made in conformity with Section 1, Article XVI of the Constitution of the State of Nevada.

In witness whereof I have hereunto set my hand and affixed the Great Seal of State at my office in Carson City, Nevada, this 11th day of June, A. D. 1902.

EUGENE HOWELL,

(seal) Secretary of State.

State of Nevada.

Department of State, ss.

I, Eugene Howell, the duly elected qualified and acting Secretary of State, hereby certify that the foregoing is a true and correct copy of Assembly Concurrent Resolution No. 12 relative to amending Section 1 Article X of the Constitution of the State of Nevada pertaining to the assessment and taxation of patented mines, and also pertaining to the assessment and taxation of mortgages, and mortgaged property," as the same appears on file and of record in this office.

And I further certify that the said Resolution was proposed at the Twentieth Session of the Nevada State Legislature in March, 1901, and passed the Assembly of said Legislature March 12, 1901, and passed the Senate of said Legislature March 14, 1901, as of record in this office.

I further certify that the above publication is made in conformity with Section 1, Article XVI of the Constitution of the State of Nevada.

In witness whereof I have hereunto set my hand and affixed the Great Seal of State at my office in Carson City, Nevada, this 11th day of June, A. D. 1902.

EUGENE HOWELL,

(seal) Secretary of State.

## INTERESTING NEWS FROM OVER THE STATE

### Items Gleaned from the Exchange List.

#### The Shaughnessy Trial

Yesterday afternoon the State concluded its testimony in the trial of Jas. J. Shaughnessy for murder, and John J. Shaughnessy, of Ogden a brother of the defendant, was placed on the stand as the first witness for the defense. The witness is one of those by which it is the purpose of the defense to prove that Shaughnessy was temporarily insane at the time of the murder. The brother testified at length as to the defendant's mental condition and his cross-examination was not completed until this forenoon.

M. Franquelin, of Elko, who is well acquainted with the defendant, testified as to the latter's actions when under the influence of liquor. The witness gave his opinion that Shaughnessy was insane at such times.—Silver State.

—

The smoke from the forest fires became so dense yesterday that the vaqueros of the Spanish ranch could not make their rodeo through the head of McCann creek. They visited town after giving up their work.—Times-Review.

—

A shooting or cutting affray occurred last night among the Italians employed on a section gang at Stone House. No further particulars could be obtained than that an Italian went to Golconda for an officer to arrest those concerned in the affray.—Silver State.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—

The Austin Revellie says: A warrant was sworn out in the Justice Court last Friday for the arrest of James Watt, on the charge of grand larceny. On Saturday a similar warrant was issued for the arrest of Geo. Williams. The warrants were placed in the hands of the sheriff and his deputy and up to the present writing no news has been heard of either Watt or Williams. The warrants charge the defendants with stealing cattle and disfiguring brands on cattle belonging to others.

—